IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF NORTH CAROLINA SOUTHERN DIVISION

No. 7:07-CR-00023-F-4

UNITED STATES OF AMERICA)	
v.)	<u>ORDER</u>
DARYL LAMONT GLOVER, Defendant.)	

This matter is before the court on Daryl Lamont Glover's Motion to Discontinue

Sentence [DE-341]. In his motion, Glover contends that his sentence should be set aside based on the actions of the corrupt officers in Robeson County, North Carolina, pursuant to Operation Tarnished Badge¹.

Glover appears to be attacking the validity of his sentence; thus, the appropriate avenue to bring this challenge is by way of a § 2255 motion.² To the extent that Glover seeks to file a § 2255 motion, he must file it on the appropriate form. The Clerk of Court hereby is DIRECTED to send a copy of the appropriate § 2255 form to Glover. If Glover elects to pursue a § 2255 motion, he shall have twenty-eight (28) days within which to file his motion on the appropriate § 2255 form provided by the Clerk. Glover should send the original of the § 2255 form to the following address:

¹ Operation Tarnished Badge was a joint state-federal investigation of corrupt law enforcement officers in Robeson County, North Carolina.

² Title 28, United States Code, Section 2255 states four grounds upon which such relief may be claimed: (1) that the sentence was imposed in violation of the Constitution or laws of the United States; (2) that the court was without jurisdiction to impose such sentence; (3) that the sentence was in excess of the maximum authorized by law; or (4) that the sentence is otherwise subject to collateral attack. 28 U.S.C. § 2255(a).

Clerk of Court United States District Court, E.D.N.C. ATTN: Prisoner Litigation Division P.O. Box 25670 Raleigh, North Carolina 27611

SO ORDERED.

This 👃 6 day of October 2016.

JAMES C. FOX

Senior United States District Judge